

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/630,264		07/30/2003	Michael Baumann	60,126-222 8702	
27305	7590	09/23/2005		EXAMINER	
HOWARD	& HOW	ARD ATTORNEY	PUNNOOSE, ROY M		
		FFICE CENTER, SU	ART UNIT	PAPER NUMBER	
39400 WOODWARD AVENUE BLOOMFIELD HILLS, MI 48304-5151				2877	
BLOOMFIE	LD RILL	25, WII 40304-3131		2011	

DATE MAILED: 09/23/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/630,264	BAUMANN ET AL.				
		Examiner	Art Unit				
		Roy M. Punnoose	2877				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,							
WHIC - Exte after - If NC - Failu Any	CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
•	Responsive to communication(s) filed on <u>08 De</u>						
, —	,	action is non-final.	tion on to the movite in				
3)[_	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims						
4)🖂	Claim(s) <u>1-14</u> is/are pending in the application.						
I	4a) Of the above claim(s) is/are withdrawn from consideration.						
′—	5) Claim(s) is/are allowed.						
, —	Claim(s) <u>1-14</u> is/are rejected. Claim(s) is/are objected to.		,				
. —	Claim(s) are subject to restriction and/o	r election requirement.					
• •	tion Papers						
	The specification is objected to by the Examine		by the Evaminer				
10) \boxtimes The drawing(s) filed on <u>30 July 2003</u> is/are: a) \square accepted or b) \boxtimes objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119 12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☒ None of:							
1.⊠ Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachme							
	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summan Paper No(s)/Mail D	Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5) Notice of Informal Patent Application (PTO-152)							
Paper No(s)/Mail Date <u>9/2/2003</u> . 6) Other:							

Art Unit: 2877

DETAILED ACTION

Priority

- 1. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in Germany on December 14, 2001. It is noted, however, that applicant has not filed a certified copy of the German application as required by 35 U.S.C. 119(b).
- 2. Acknowledgment is made of applicant's claim for priority under 35 U.S.C. 119(a)-(d) based upon the application DE 101 61 550 A 1 filed in Germany on December 14, 2001. A claim for priority under 35 U.S.C. 119(a)-(d) cannot be based on said application, since the United States application was filed more than twelve months thereafter.
- 3. The German application DE 101 61 550 A 1 was published on June 18, 2003. The instant application was filed in the United States on July 30, 2003. Because the U.S. application was filed after the publication of the German application, the German application has become prior art for examination purposes of the instant application.

Incorporation by reference

4. The incorporation of essential material in the specification by reference to an unpublished U.S. application, foreign application or patent, or to a publication is improper. Applicant is required to amend the disclosure to include the material incorporated by reference, if the material is relied upon to overcome any objection, rejection, or other requirement imposed by the Office. The amendment must be accompanied by a statement executed by the applicant, or a practitioner representing the applicant, stating that the material being inserted is the material previously incorporated by reference and that the amendment contains no new matter. 37 CFR 1.57(f).

Art Unit: 2877

In the instant application, the incorporation of essential material in the specification by reference to DE 101 15 661, and DE 101 15 472 (see page 10 of the specification) is improper. Appropriate correction is required.

Drawings

5. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the polarization device, reflector, etc., must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Application/Control Number: 10/630,264 Page 4

Art Unit: 2877

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 7. Claims 1-14 are rejected under 35 U.S.C. 102(a) as being anticipated by Baumann et al (DE 101 61 550 A 1).
- Claims 1-14 are rejected because Baumann et al discloses a sensor system for a 8. conductive coating delivery system subject to high voltage, comprising, a movable element including a magnetically acting transmitter element for signaling the position or movement of said movable member, and a sensor element responsive to said magnetically acting transmitter element in a portion of said conductive coating delivery system subject to high voltage, said sensor element including an optical polarizing device subject to magneto-optical change upon approach of said magnetically acting transmitter element of said movable member generating a light signal, and optical fibers connected to said sensor receiving said light signal connected to an electronic device situated remotely from said high voltage generating an electric signal corresponding to said light signal, wherein said magnetically acting transmitter element is a permanent magnet, and, wherein said sensor element includes a refractor element which turns polarized light located between said polarization device and said reflector, and wherein said conductive coating delivery system includes a delivery line, said movable member is a pig movable through said delivery line and said pig including an embedded permanent magnet, and wherein said conductive coating delivery system includes a pig station receiving said pig and

Art Unit: 2877

said sensor element is located in said pig station signaling receipt of said pig in said pig station, and said sensor element is located adjacent said delivery line signaling movement of said pig through said delivery line past said sensor element, and said conductive coating delivery system includes a delivery line receiving said movable member and said electronic device is connected to a valve delivering fluid to said delivery line, and said conductive coating delivery system includes an apparatus having a movable member and a stationary member and said sensor element is located on said stationary member, and said conductive coating delivery system includes a metering pump driven by a motor, wherein said magnetically acting transmitter element is located on a rotating component of said metering pump and motor (see col.1, line 1 – col.6, line 8; Figures 1-4).

Further, Baumann et al discloses a sensor system for a conductive coating delivery system, comprising, a conductive coating delivery line, a pig movable through said conductive coating delivery line having a magnetically acting transmitter element for signaling a position or movement of said pig, and a sensor element responsive to said magnetically acting transmitter element of said pig in a portion of said conductive coating delivery system subject to high voltage, said sensor element including an optically polarizing device subject to magneto-optical change upon approach of said magnetically acting transmitter element of said pig generating a polarized light signal, optical fibers connected to said sensor element receiving said polarized light signal, and said optical fibers connected to an electrical device situated remotely from said high voltage receiving said polarized light signal and generating an electrical signal, and wherein said conductive coating delivery system includes a pig station receiving said pig and said sensor element is located in said pig station, and said sensor element is adjacent said delivery line

Art Unit: 2877

signaling movement of said pig through said delivery line past said sensor element, and said electrical device is connected to a valve delivering fluid to said conductive coating delivery line, and said magnetically acting transmitter element is a permanent magnet embedded in said pig (see col.1, line 1 – col.6, line 8; Figures 1-4).

Conclusion

- 9. The prior art Heusler (EP 1 319 439 A1) is made of record and not relied upon <u>is</u>

 considered pertinent to applicant's disclosure.
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Roy M. Punnoose** whose telephone number is **571-272-2427**. The examiner can normally be reached on 9:00 AM 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Gregory J. Toatley, Jr.** can be reached on **571-272-2800 ext.77**. The fax phone number for the organization where this application or proceeding is assigned is **703-872-9306**.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (ADI) free).

Roy M. Punnoose Patent Examiner

Patent Examiner Art Unit 2877

September 21, 2005

ZANDRA V. SMITH
PRIMARY EXAMINER

Gregory J. Toatley, Jr. Supervisory Patent Examiner